IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA.

Plaintiff,

8:13-CR-252

vs.

TENTATIVE FINDINGS

BRICE LENHARD,

Defendant.

The Court has received the revised presentence investigation report (PSR) in this case. Both parties have objected to the PSR (filings 124 and 125), and the defendant has filed a statement regarding the PSR (filing 126) which is, in essence, a motion for a variance.

IT IS ORDERED:

- 1. The Court will consult and follow the Federal Sentencing Guidelines to the extent permitted and required by *United States v. Booker*, 543 U.S. 220 (2005), and subsequent cases. In this regard, the Court gives notice that, unless otherwise ordered, it will:
 - (a) give the advisory Guidelines respectful consideration within the context of each individual case and will filter the Guidelines' advice through the 18 U.S.C. § 3553(a) factors, but will not afford the Guidelines any particular or "substantial" weight;
 - (b) resolve all factual disputes relevant to sentencing by the greater weight of the evidence and without the aid of a jury;
 - (c) impose upon the United States the burden of proof on all Guidelines enhancements;
 - (d) impose upon the defendant the burden of proof on all Guidelines mitigators;
 - (e) depart from the advisory Guidelines, if appropriate, using pre-Booker departure theory; and

- (f) in cases where a departure using pre-Booker departure theory is not warranted, deviate or vary from the Guidelines when there is a principled reason justifying a sentence different than that called for by application of the advisory Guidelines, again without affording the Guidelines any particular or "substantial" weight.
- 2. Both parties have objected on the grounds that the drug quantity calculated by the probation officer was higher than the quantity stipulated to in the plea agreement. Filings 124 and 125. The Court will resolve this matter at sentencing. The defendant has also objected to the PSR's inclusion of the alias "Bruce Lenhard." This objection does not affect the defendant's sentence. If necessary, this can be resolved at sentencing.

The defendant also argues that a variance is warranted. He asks the Court to vary downward based on the § 3553(a) factors. And he asks that the Court vary downward by two levels based upon the proposed amendments to the offense levels associated with the Drug Quantity Table. The Court will resolve both matters at sentencing.

- 3. Except to the extent, if any, that the Court has sustained an objection, granted a motion, or reserved an issue for later resolution in the preceding paragraph, the parties are notified that the Court's tentative findings are that the presentence report is correct in all respects.
- 4. If any party wishes to challenge these tentative findings, that party shall, as soon as possible (but in any event no later than three (3) business days before sentencing) file with the Court and serve upon opposing counsel an objection challenging these tentative findings, supported by a brief as to the law and such evidentiary materials as are required, giving due regard to the local rules of practice governing the submission of evidentiary materials. If an evidentiary hearing is requested, such filings should include a statement describing why a hearing is necessary and how long such a hearing would take.
- 5. Absent timely submission of the information required by the preceding paragraph, the Court's tentative findings may become final and the presentence report may be relied upon by the Court without more.

6. Unless otherwise ordered, any objection challenging these tentative findings shall be resolved at sentencing.

Dated this 16th day of September, 2014.

BY THE COURT:

hn M. Gerrard

United States District Judge